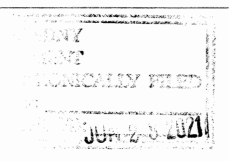
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June 25, 2021

BY ECF

The Honorable George B. Daniels United States District Judge Southern District of New York 500 Pearl Street New York, New York 10007

United States v. Jose Burgos

19 Cr. 202 (GBD)

SO ORDERED:

Dear Judge Daniels:

I am the attorney assigned to represent Mr. Burgos pursuant to the Criminal Justice Act. Sentencing in this matter is scheduled for October 5, 2021 at 10:30 a.m. I write now seeking a temporary modification of Mr. Burgos' bail conditions.

Bail in this matter was set by your Honor on March 21, 2019. As a condition of his bail, Mr. Burgos's travel is restricted to the Southern and Eastern Districts of New York.¹ Mr. Burgos seeks a temporary modification of his bail conditions to allow him to travel to Florida from July 9, 2021 to July 12, 2021 to celebrate his parent's 50th wedding anniversary. Mr. Burgos will be staying at his parent's home in Orlando, Florida.²

AUSA Stan Okula and Pretrial Officer Andrew Abbott consent to this request.

Thank you.

Respectfully, |s| Matthew J. Kluger Matthew J. Kluger

cc:

AUSA Stan Okula PSO Andrew Abbott

¹ Bail conditions were later modified to permit travel to the Districts of New Jersey and Connecticut for

² Upon the Court's approval, flight and address information will be provided to Pretrial Services.